

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

June 26, 1998

DIVISION ONE

B113542 People (Not for Publication)
v.
Richard Edward Olivo

The appellant is entitled to four additional days of presentence credit. The abstract of judgment is ordered modified to so reflect. The judgment as modified is affirmed in its entirety.

Dunn, J. (Assigned)

We concur: Spencer, P.J.
Ortega, J.

B117035 Angelo D. Musco, Jr. (Not for Publication)
v.
The Regents of the University of California, et al.

We affirm the summary judgment and award defendant costs on appeal.

Ortega, J.

We concur: Spencer, P.J.
Dunn, J. (Assigned)

B113270 People (Not for Publication)
v.
Sabastian Rodriguez

We affirm the judgment.

Ortega, J.

We concur: Spencer, P.J.
Masterson, J.

DIVISION ONE (Continued)

B112260 Russell M. Rick (Not for Publication)
 v.
 Century 21 Mission, et al.

We affirm the judgment. Defendants are entitled to their costs on appeal.

Ortega, J.

We concur: Spencer, P.J.
 Dunn, J. (Assigned)

B119323 Jackovia J. (Not for Publication)
 v.
 Superior Court, Los Angeles County
 (L.A. County DCFS, r.p.i.)

We deny the writ.

Ortega, J.

We concur: Spencer, P.J.
 Masterson, J.

DIVISION TWO

Court convened at 9:15 A.M.

Present: Boren, P.J., Nott, J., Zebrowski, J., and G. Villanueva, Deputy Clerk.

Statement of Boren P.J.: Justice Fukuto is not present this morning for oral argument. A personal matter has prevented him from being here. We expect him back at the court next week. Justice Fukuto is assigned as a participant on some of the cases on the calendar today. We can proceed with oral argument on these matters if counsel stipulate that Justice Fukuto need not be personally present for oral argument but may instead listen to the audio tapes we make of these proceedings. If counsel do not stipulate we may need to continue oral argument to another monthly calendar. We will deem silence, that is the lack of your objection, to constitute a stipulation. If you do not wish to stipulate, please voice your objection when we call your case.

DIVISION TWO (Continued)

B110149 Ridley
 v.
 Riordan & McKinzie

Appearances:
Gina Calvelli for appellant and by Pamela Ridley for respondent.
Argument waived, cause submitted.

B111591 People
 v.
 McFadden

Merits:
Argued by Thomas Kallay for appellant and by Michael Keller, Deputy
Attorney General for respondent. Cause submitted.

B108140 Cowan
 v.
 American Builders Assoc.

Merits:
Argued by Robert Snader for appellant and by Eric Davis for respondent.
Cause submitted.

B103081 Masry
 v.
 Mercedes-Benz Credit

Merits:
Argued by Aurora Harris for appellant and by Rebecca Caley for
respondent. Cause submitted.

DIVISION TWO (Continued)

B110830 FSPP

v.

City of L.A.

Merits:

Argued by Pierce O'Donnell for appellant and by Steven Sloca for respondent. Cause submitted.

B123038 Department of Children & Family Services

v.

Superior Court, L.A County

(Debra R., r.p.i.)

Merits:

Argued by Gary Gross for petitioner; Linda Peck for real party in interest and by Debra Reid, real party in interest appearing in propria persona. Cause submitted.

Court adjourned.

DIVISION THREE

B112694 Shawn Shai Cohen (Not for Publication)

B113521 v.

Michael Modaberpour, et al.

The summary judgment in favor of Hiss is affirmed. She shall recover her costs from plaintiff on appeal in Case No. B113521. The order of April 21, 1997 vacating and setting aside the order of dismissal of December 30, 1996 is affirmed. The plaintiff shall recover his costs from defendant Modaberpour in Case No. B112694.

Croskey, J.

We concur: Klein, P.J.
Aldrich, J.

DIVISION THREE (Continued)

B101560 Hana Warfield (Certified for Partial Publication)
v.
UCLA Neuropsychiatric Hospital, et al.

The judgment and the order denying the motion to vacate the judgment are affirmed. Defendants to recover costs on appeal.

Klein, P.J.

We concur: Croskey, J.
 Kitching, J.

DIVISION FOUR

B096039 Flores, et al. (Not for Publication)
v.
Glendora Community Hospital, et al.

Summary judgment is reversed and the matter is remanded to the trial court for further proceedings. Upon remand, the court shall enter an order granting summary adjudication in favor of Dr. Ramos on the NIED claims of Coughenour and Barreras. Costs are awarded to appellants.

Hastings, J.

We concur: Epstein, Acting P.J.
 Cooper (F.M.), J. (Assigned)

B114930 People (Not for Publication)
v.
Convers

The judgment is affirmed.

Hastings, J.

We concur: Vogel (C.S.), P.J.
 Epstein, J.